REMARKS

Claims 1-16 are pending in the application. The Examiner has rejected Claims 1-3, 8, 9 and 12-15 under 35 U.S.C. §103(a) as being unpatentable over Hardouin (U.S. Patent 5,966,655) in view of Murto (U.S. Patent 5,966,662). The Examiner has rejected Claims 4-6, 10, 11 and 16 under 35 U.S.C. §103(a) as being unpatentable over Hardouin in view of Murto and Merriam (U.S. Patent 6,408,187). The Examiner has rejected Claim 7 under 35 U.S.C. §103(a) as being unpatentable over Hardouin in view of Murto and Rydbeck et al. (U.S. Patent 5,930,718).

Claims 1, 2 and 12 are in independent form. The Examiner rejects Claims 1, 2 and 12 as being unpatentable over Hardouin in view of Murto. Hardouin discloses a device for automatic determination of audio or vibration alerting for an incoming call in a wireless handset. Murto discloses a subscriber paging control system and method in a mobile communications system. Claims 1, 2 and 12 have been amended to recite "alerting the user of an entrance into a paging alert level restricted area". As neither Hardouin nor Murto (nor Merriam) teaches or discloses alerting the user of an entrance into the paging alert level restricted area, as recited in amended Claims 1, 2 and 12, withdrawal of the rejections of the claims is respectfully requested.

In addition, the Examiner states that Hardouin and Murto teach that a broadcast channel (BCH) is used to control the users in a specific area. Applicants request a citation wherein Hardouin or Murto cites this element. And finally, the present invention has an advantage over the prior art references in that it is possible to control all of the mobile stations within the area using the BCH.

Based on at least the foregoing, independent Claims 1, 2 and 12 are believed to be in condition for allowance. Without conceding the patentability per se of dependent Claims 3-11 and 13-16, these are likewise believed to be allowable by virtue of their dependence on their respective amended independent claims. Accordingly, reconsideration and withdrawal of the rejections of dependent Claims 3-11 and 13-16 is respectfully requested.

Accordingly, all of the claims pending in the Application, namely, Claims 1-16,

are believed to be in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicant's attorney at the number given below.

Respectfully submitted,

Paul **K** Farrell Reg. No. 33,494

Attorney for Applicant

DILWORTH & BARRESE, LLP

333 Earle Ovington Blvd. Uniondale, New York 11553

Tel: (516) 228-8484

Fax: (516) 228-8516

PJF/MJM